

New Jersey Pinelands Commission Instructions For Completing An Application For Development

<u>ITEM 1:</u> The person or corporation submitting the application is the applicant.

<u>ITEM 2</u>: The names of <u>all</u> owners of <u>all</u> parcels for which an application is being submitted must be listed. <u>All</u> owners must sign the application form or give separate written consent to the filing of the application.

<u>ITEM 3</u>: You may wish to have an agent (family member, realtor, attorney, consultant) act on your behalf regarding the application.

<u>ITEM 4</u>: Identify all public roads immediately adjacent to the property. If you are uncertain about the block and lot numbers contact the municipality in which the parcel is located.

Item 5: Identify the existing use(s) of the parcel for which the application is being submitted. If there are no structures on the property, check "vacant." If the parcel has any structures on it, check "improved" and describe the type and number of structures and their use. For commercial/industrial uses please note the square footage of existing buildings. If farmed, check vacant and note farming in provided space.

<u>ITEM 6</u>: Briefly and completely describe the proposed use of the parcel or type of development proposed. Please note the number of proposed residential units and/or lots. For commercial/industrial uses, please note the square footage of proposed building(s) or additions(s) and their use. Utilize page 4 of this application form or attach additional sheets if necessary.

ITEM 7: Please check the type of application which you are submitting.

- Residential development
- Commercial/Industrial development
- Resource extraction is the removal of soil or other minerals for commercial purposes
- Forestry is the harvest of trees for commercial purposes or for qualifying your wood lot under the Farmland Assessment Act
- A Letter of Interpretation is issued in response to a formal request for an interpretation of a Pinelands Commission regulation. There is a different application form for a Letter of Interpretation for a determination of the number of Pinelands Development Credits that may be assigned to a parcel. Please contact the Commission for a Pinelands Development Credit application form
- An application for a <u>Waiver of Strict Compliance</u> is needed when the proposed development clearly would violate one or more of the requirements of the Pinelands Comprehensive Management Plan
- A public development application is development proposed by a public agency or governmental body
- Recreational Vehicle Events (enduros, road rallys, etc.)
- Other types of development include: change of use, home occupations, demolition of structure 50 years old or older, and other unspecified types of development
- <u>ITEM 8</u>: Determine whether an application fee is required and the amount.
- <u>ITEM 9</u>: Identify the source of existing/proposed drinking water and the type of existing/proposed waste water treatment.
- <u>ITEM 10</u>: If you are aware of an application which has previously been filed with the Pinelands Commission for this parcel, please note the application number.
- <u>ITEM 11</u>: For all applications for a Waiver of Strict Compliance, for all Letters of Interpretations, and for all applications in municipalities whose land use ordinances have <u>not</u> been certified (approved) by the Pinelands Commission, you must provide written notice or a copy of the completed application form to the municipal clerk, the municipal environmental commission (if any), and the county clerk in which your development is located. As of June 16, 2006, only the South Toms River Borough's land use ordinances has not been certified (approved) by the Commission. Please note on the application form the date that you provided notice to these offices. You may provide this notice by regular mail.
- ITEM 12: Most applications to the Commission typically require additional information besides that provided on the application form. Examples of such information include a site plan, soil boring and wetlands mapping. The Commission staff will advise you by return mail of any further information which you will be required to submit to complete your application.

The applicant and <u>all</u> property owner(s) must sign the application or provide separate written authorization bearing their signature. The applicant's signature must be notarized by a Notary Public or signed by an attorney licensed to practice in New Jersey. Applications not properly signed and notarized will be returned.

Completed application forms should be mailed to:

New Jersey Pinelands Commission PO Box 7 New Lisbon, NJ 08064

Upon receipt of a new application, the Commission will notify the applicant and agent (if any) by return mail of receipt of application. Only the listed applicant and agent will receive copies of Commission letters.

Please allow 30 days for the Pinelands Commission to review any information submitted. Within 30 days of receipt of any information, the Commission will determine whether the application is complete or if additional information is required to complete the application.

If a development application is located in a municipality whose land use ordinances have been certified (approved, see item 11), the Commission will respond in writing within 30 days. If a development application is located in a municipality whose land use ordinances have not been certified (approved, see item 11), the Commission will respond within 30 days if a development application is incomplete and within 90 days if the application is complete.

For assistance with completing the application form, our Applicant Services Representatives are available to answer any questions that you may have. Please feel free to contact them at (609) 894-7300.



New Jersey Pinelands Commission APPLICATION FOR DEVELOPMENT (PLEASE TYPE OR PRINT CLEARLY)

1.	·· –					
	Mailing Address _		State	Zip		
	_					
	Home Telephone -	()	Work Telephone	()		
2.	Name of Property Owner					
	Mailing Address					
	- -		State	Zip		
3.	I wish to authorize an agent	to act on my behalf re		Yes	_ No	
	If yes, agents name		Telephone Number	()		
	Mailing Address				_	
	_		State	Zip		
4.	Location of Property: Street	/Road				
	Block No.	Lot No.	Total Acre	age of Lots		
	Block No.	Lot No.				
	Block No.	Lot No.	If additionation on page 4	If additional block/lots, list on page 4 and check here		
	Block No.	Lot No.				
	Municipality	_	County			
	Municipal Zoning District (if	known)				

Existing use of parcel (x):		o structures)				
	□ Improved	☐ Improved (describe below)				
_						
Proposed	d use of parcel(s)					
Type of A	Application	i				
	COLUMN 1 - NO FEE REQUIRED		COLUMN 2 - FEE REQUIRED			
	Residential - one dwelling unit on an existing lot of record as of April 5, 2004 provided the applicant has not filed more than one such application in the last 12		Residential - an application for the development of one dwelling unit on an existing lot of record as of April 5, 2004 in the Pinelands Area if the applicant has already filed one such application within the last 12 month period			
	month period.		Residential - more than one dwelling unit or lot			
	A two lot subdivision resulting in only one vacant lot and the development of only one new dwelling unit		Waiver of Strict Compliance -other than one dwelling unit			
	The demolition and reconstruction of one		Commercial, Industrial, Institutional, Office or other non-residential development Construction Cost			
	single family dwelling		Please submit the requisite documentation to verify this amount. Please refer to fee questionnaire for information.			
	Waiver of Strict Compliance for one dwelling unit		Off Road Vehicle Event (enduros, road rallys) Length of Route			
	Development by a public agency (municipal, county, etc.)		Resource Extraction Operation (mining) Acres to be mined			
	Letter of Interpretation for Pinelands Development Credits (PDC)		Forestry Operation Acres involved in forestry activities			
			Letter of Interpretation other than for Pinelands Development Credits (PDC)			
			Exemption Letter			
			Golf Course Acres devoted to Golf Course facility			
		1				

COLUMN 2 - FEE REQUIRED (CONTINUED)
Linear Development (roads, railroads, water and sewer lines, electric, telephone and other transmission lines, etc.) Acres to be disturbed
Change of Use with no additional development
Home occupation
Mixed Residential and Non-residential development (please refer to Fee Questionnaire)
Review of a survey or study prior to the submission of a development application.
Tax-exempt religious association or corporation or a qualified tax exempt non-profit organization
Other, please identify

- Calculation of fee for the types of applications listed in #7, Column 2. Please refer to the Commission's Fee Questionnaire for additional assistance in determining the appropriate fee. (No application review fee shall exceed \$50,000)
 - A. Residential Development the fee shall be calculated as follows:
 - 1. The fee for more than one single family dwelling in the Pinelands Area within a twelve month period is \$125 per dwelling unit.
 - 2. 2 or more additional dwelling units or lots:
 - a. 2 50 units or lots \$ 125 per dwelling unit or lot for the first 50 units or lots;
 - b. 51 150 units \$6250 plus \$100 per dwelling unit or lot for units/lots 51 through 150; and
 - c. Over 150 units \$16,250 plus \$75 per dwelling unit or lot for all units/lots in excess of 150.
 - B. <u>Commercial, institutional or industrial development</u> shall be the amount calculated according to the following, based on construction costs, or a minimum of \$200 or whichever is greater:

Construction Costs Fees

\$0 - \$500,000 1% of construction costs

500,001 - 1 million 50,000 + 3/4% of construction costs above 500,000 greater than 1 million 80,000 + 3/4% of construction costs above 1/2% of construction costs above 1/2% million

Except as provided below:

- 1. Off road vehicles events (Enduros, Road rallys) -\$5 per mile of the proposed route with a \$250 minimum.
- Forestry application or renewal application involving 10 or more acres, \$5 per acre that is subject to the forestry activities.
- 3. Golf courses \$100 per acre devoted to the golf course facility.
- 4. Linear development \$100 per acre to be disturbed or a minimum of \$250.
- 5. Resource extraction permit application or permit renewal \$500 plus \$10 per acre to be mined within each permit period.
- 6. Change of use with no additional development \$200.
- 7. Home occupation \$200
- 8. <u>Subdivision or resubdivision only</u> (no associated development such as building, dwelling or other improvement) same formula as 8(A)3 above based on the number of lots that will exist following the subdivision.
- C. <u>Mixed residential and non-residential development</u> the sum of the residential and non-residential development fees as calculated according to the above fee schedules.
- D. Non-PDC Letter of Interpretation or Amended Non-PDC Letter of Interpretation \$200.
- E. The fee for development by a tax-exempt religious association or corporation or a qualified tax exempt non-profit organization shall be \$500 or the amount calculated in accordance with the above schedule, whichever is less. Information must be provided demonstrating that the applicant qualifies for such status.
- F. The fee for the review of any study or survey prior to the submission of a development application shall be 1/3

of the estimated application fee calculated in accordance with 8A and 8B above.

If applicable, have you filed any other applications within the past 12 months for the development of a single family dwelling in the Pinelands Area on an existing lot of record as of April 5, 2004?										
			Yes	S	□ No					
Ρle	ease indic	cate w	hethe	er an application	n review fee is req	uired for your su	ubmis	sion:		
			Fee	Not Required						
			Fee	Required Am	ount Enclosed			_		
If a	fee is red	quired,	pleas	se print or type yo	our calculations in t	he below box:				
					application packaç nds Commission.	ge. Checks, mor	ney or	ders or cashier checks should		
	reviewed	d until t	he fe	e has been paid	in full. If any check	s are returned du	ie to ir	ee. An application cannot be nsufficient funds, the review of the		
								money order that includes any e the review of the application.		
9.	A. Sou	irce of	existi	ng/proposed wat	ter supply					
	Exist			Well		Proposed		Well		
				Public System				Public System		
	B. Soui	rce of e	existir	ng/proposed was	stewater treatment					
	Exist			On-Site Septic		Proposed		On-Site Septic		
				Public Sewer				Public Sewer		
10.	. To your	To your knowledge, has an application previously been filed with the Pinelands Commission for this parcel?								
		Yes		No	If yes, applicatio	n number (if know	vn) _			
11.	For all applications for a Waiver of Strict Compliance, all applications for a Letter of Interpretation, and for all applications in municipalities whose land use ordinances have not been certified* (approved) by the Pinelands									
	Commission (see instructions, item I0), written notice or a copy of this application form must be provided to the municipal clerk, the municipal environmental commission (if any) and the county clerk in which your proposed									
	development is located.									
	*As of June 16, 2006, only South Toms River Borough's land use ordinances have not been certified (approved) by the Pinelands Commission.									
		Yes,	l am f	iling one of the t	hree types of applic	ations discussed	in Nu	mber 11 above and I		
		comp	lied w	vith this requirem	nent on(date)	·			

ız. ı nave	attached	suppl	ementa	i information to this	application:				
	Yes		No		all supplements must be listed on page 4 or an attached sheet, and ments must be firmly secured to the application form.				
on this applica parcel a	applicati tion. I he as are ne ehensive	on forrereby a cessar	m. I wil authoriz ry to rev	I attempt to provide e the staff of the Pin- riew this application a	mission require information in addition to that which I provide additional information as may be necessary to complete this elands Commission to conduct such on-site inspections of the and ensure compliance with the requirements of the Pinelands that false swearing is a crime in this State and is subject to				
of cons	extraordinary or complex issue(s) which necessitate the retention ill be advised of that need and the amount of money that must be that review of my application will not proceed until I provide the								
I hereb	I hereby certify that the information furnished on this application form and all supplemental materials is true.								
Sworn and	d subscri	bed to	before	me					
this	day d	of		, 20					
Notary Pu (As to the		e of the	e applic	ant)	Signature of Applicant(s)				
					I hereby acknowledge and consent to the filing of this application.				
					Signature of Property Owner(s)				

SUPPLEMENTAL INFORMATION